

AMENDMENT OF SOLICITATION/MODIFICATION OF CONTRACT			1. CONTRACT ID CODE		PAGE OF PAGES
2. AMENDMENT/MODIFICATION NO.		3. EFFECTIVE DATE		4. REQUISITION / PURCHASE REQ. NO.	
				5. PROJECT NO. (If applicable)	
6. ISSUED BY		CODE		7. ADMINISTERED BY (If other than item 6)	
				CODE	
8. NAME AND ADDRESS OF CONTRACTOR (No. street, city, county, State and ZIP Code)				(X)	
				9A. AMENDMENT OF SOLICITATION NO.	
				9B. DATED (SEE ITEM 11)	
				10A. MODIFICATION OF CONTRACT/ORDER NO.	
				10B. DATED (SEE ITEM 13)	
CODE		FACILITY CODE			

11. THIS ITEM ONLY APPLIES TO AMENDMENTS OF SOLICITATIONS

☐ The above numbered solicitation is amended as set forth in Item 14. The hour and date specified for receipt of Offers ☐ is extended, ☐ is not extended.

Offers must acknowledge receipt of this amendment prior to the hour and date specified in the solicitation or as amended, by one of the following methods:

- (a) By completing Items 8 and 15, and returning _____ copies of the amendment; (b) By acknowledging receipt of this amendment on each copy of the offer submitted; or
(c) By separate letter or telegram which includes a reference to the solicitation and amendment numbers. FAILURE OF YOUR ACKNOWLEDGMENT TO BE RECEIVED AT THE PLACE DESIGNATED FOR THE RECEIPT OF OFFERS PRIOR TO THE HOUR AND DATE SPECIFIED MAY RESULT IN REJECTION OF YOUR OFFER. If by virtue of this amendment you desire to change an offer already submitted, such change may be made by telegram or letter, provided each telegram or letter makes reference to the solicitation and this amendment, and is received prior to the opening hour and date specified.

12. ACCOUNTING AND APPROPRIATION DATA (If required)

13. THIS ITEM APPLIES ONLY TO MODIFICATIONS OF CONTRACTS/ORDERS.
IT MODIFIES THE CONTRACT/ORDER NO. AS DESCRIBED IN ITEM 14.

(X)	A. THIS CHANGE ORDER IS ISSUED PURSUANT TO: (Specify authority) THE CHANGES SET FORTH IN ITEM 14 ARE MADE IN THE CONTRACT ORDER NO. IN ITEM 10A.
	B. THE ABOVE NUMBERED CONTRACT/ORDER IS MODIFIED TO REFLECT THE ADMINISTRATIVE CHANGES (such as changes in paying office, appropriation date, etc.) SET FORTH IN ITEM 14, PURSUANT TO THE AUTHORITY OF FAR 43.103(b).
	C. THIS SUPPLEMENTAL AGREEMENT IS ENTERED INTO PURSUANT TO AUTHORITY OF:
	D. OTHER (Specify type of modification and authority)

E. IMPORTANT: Contractor ☐ is not, ☐ is required to sign this document and return _____ copies to the issuing office.

14. DESCRIPTION OF AMENDMENT/MODIFICATION (Organized by UCF section headings, including solicitation/contract subject matter where feasible.)

Except as provided herein, all terms and conditions of the document referenced in item 9A or 10A, as heretofore changed, remains unchanged and in full force and effect.

15A. NAME AND TITLE OF SIGNER (Type or print)		16A. NAME AND TITLE OF CONTRACTING OFFICER (Type or print)	
15B. CONTRACTOR/OFFEROR	15C. DATE SIGNED	16B. UNITED STATES OF AMERICA	16C. DATE SIGNED
_____ (Signature of person authorized to sign)		_____ (Signature of Contracting Officer)	

A. The purpose of this amendment is to answer offeror questions.

1. CLIN 6418 on the price schedule refers the bidder to contract Clause C.3.7. Clause C.3.7 does not address CLIN 6418. Please clarify specifically what service is requested under this CLIN

Answer: Delete reference to C.3.7 on CLIN 6418 of the Bid Schedule. The requirement for CLIN 6418 is described as is in the Bid Schedule under CLIN 6418.

2. Clause C.1.1.1 refers to installation specific training/seminars/instruction to gain access to the base. Please provide a listing of training that is currently required along with the length of training.

Answer: At this time there is no special training on the Norfolk solicitation that the contractor will be required to take before getting passes onto the base.

3. C.2.1.1 d (1) required the contractor to provide written input from three facilities when waste cannot be recycled. Please identify which facilities that DRMS understands to be capable of performing each type of recycling required under the contract that are listed on the current approved facility list.

Answer: Per H.5, "It is the offeror's responsibility to ensure that it can perform all work required by this RFP with the firms listed on the World Wide Web, and to propose additional firms under clause H.5 entitled ADDITIONAL TSDFS AND TRANSPORTERS DRMS 52.244-9R02 to perform the work required if the firms on the qualified lists cannot meet the requirements." Should a scenario develop where the contractor is not able to recycle a particular waste designated for recycling and query whether or not a specific facility is qualified to recycle a specific item, DRMS will review the facility questioned at that time. DRMS' Qualified List is found at:
<https://www.drms.dla.mil/environmental/qualfac.pdf>

4. C.3.7 d exempts small containers from the small container CLINS when labpacking services are ordered. Since the fact that the waste has been labpacked by the contractor has no impact on the actual cost to dispose of small containers, please explain DRMS's rationale for this exemption.

Answer: The labpack as packed by the contractor becomes the packaging and disposal for the contents will be ordered under the appropriate containerized disposal CLIN.

5. Section J lists DOL Wage Determination 1996-0233 revision 18 as applying to this solicitation. That wage determination does not exist on the Department of Labor web page, and when you enter the link listed in Section J, it takes you to DOL Wage

Determination 1996-0223 (not -0233). Please clarify what the correct Wage Determination for the solicitation should be.

Answer: This is a typographical error. Additionally, the most current DOL Wage Determination has changed to 1996-0223 Revision 19 dated 04/13/06.

6. Please consider changing clause C.3.6 where it allows the use of the roll-off for up to 30 days before rental fees are incurred. The current method is not beneficial for the generator or contractor. Rental should be billed beginning the first full day of use, as is the norm in the commercial industry. As written, the contractor must build in to its cost, a minimum 30 days of rental that may be unnecessary. This means that any request for roll-off services will have to pay the 30-day rental fee. Rental time frames should be changed to a per day unit in lieu of the 30 day time frames currently used. This would be more economical to the generator, especially given the large number of roll-offs on this contract. Not only would this method save money, the administrative burden of tracking rental fees would be greatly reduced.

Answer: The increments will remain in months. If a roll-off is on site for more than 30 calendar days, rental on that roll-off will be ordered using an appropriate 6380-6385 series CLIN and again the increment will be 30 days.

7. Please consider adding a category under the 9100-9199 Ignitable Wastes that would include CLINs for waste designated as an Oxidizer. This would include a small container CLIN, and a Liquid and Solid CLIN. These CLINs are much needed due to the cost differences of Ignitable and Oxidizing waste streams. Given the broad spectrum of cost for these two types of waste streams, the current method of grouping them together makes it virtually impossible for the contractor to cover cost on the Oxidizer waste streams. This is especially true for this contract, considering the volumes of each waste stream.

Answer: Historically these CLINs have included oxidizers. DRMS recommends potential offerors to conduct site visits to ascertain historical quantities of oxidizers that have been turned in under these CLINs. The Government will not add a separate CLIN category for oxidizers.

8. Please consider separating CLINs 9402 and 9404 into two separate CLINs each. This would include waste that contains waste codes D004-D011 and D012-D043. These separate CLINs would allow for the pricing of the waste based on the treatment methods, which vary significantly. Waste streams carrying codes D004-D011 can be treated and land filled, where waste carrying codes D012-D043 require incineration. This has a major impact on disposal pricing.

Answer: These CLINs will not be separated. DRMS recommends potential offerors to conduct site visits to ascertain historical quantities and waste code characteristics turned in under 9402 and 9404 CLINs.

9. Please consider removing CLINS duplicated for Batteries that should only be needed under the Universal Waste Category. There is no reason for the duplication of these CLINs. Virtually all batteries that can be shipped as "Universal" are being shipped as such. Why would there be need of separate CLINs for the same services with high volumes under both CLINS?

Answer: Generators are not required to manage their batteries as Universal Waste thus, this is the reason for the requirement in another CLIN category.

10. Clause C.2.3.5 not only requires the contractor to provide transportation services, but also requires the packing of Cylinders. To what extent is the contractor liable for making items shippable? Will all Cylinders be in shippable condition where only packaging and transportation will be required?

Answer: The intent of Clause C.2.3.5 is primarily a transportation service which would be ordered under CLIN 6502RV. The contractor shall ensure that cylinders meet the specification requirements for the type of material contained within the cylinder. The contractor shall ensure that all cylinders are properly packaged, marked, labeled and shipped with appropriate shipping documentation required by DOT regulations prior to removal. Cylinders presented under CLIN 6502RV that do not meet the specification requirements for transport are not included in this requirement.

11. Clause C.2.5.2 requires direct shipment to the disposal facility. Will the contractor be allowed to make pickups of like material from other DOD facilities?

Answer: This reviewer believes the question refers to C.2.5.1. DEMILITARIZATION OF SUBMARINE TILES – CLINs 9404ST and 9904ST

The contractor is required to ship property ordered under above CLINs directly to the incineration facility and dispose of this property by incineration per DOD requirements.

Once property is picked up under CLINs 9404ST and/or 9904ST, the contractor is required to ship the property directly to the incineration facility.

12. Please consider changing the removal time frame of 21 "calendars" days to "business" days. At a minimum something should be done to keep delivery orders from being released late in the workweek.

Answer: The removal time frame will remain in calendar days.

13. Please review the estimated quantities for accuracy. Our records indicate that some of the estimated quantities are greatly over stated. The estimated quantities of many of the Services and Waste categories appear to be somewhat inflated, and specific CLINS for the Cylinders and PCB appear to be considerably over estimated. Should these numbers be verified by DRMS, then specific site and product information should be made available upon request.

Answer: The estimates provided in the solicitation are the Governments best estimates and are based on historical reviews as well as anticipated future requirements as communicated by the customers being serviced under the solicitation.

B. DoL Wage Determination 1996-0233 (REV 18) is hereby deleted and replaced by DoL Wage Determination 1996-0223 Revision 19, dated 04/13/06

<http://www.drms.dla.mil/special/attachments/dolwage19.pdf>

C. No other changes are authorized.